UNITED STATES DISTRICT COURT	
SOUTHERN DISTRICT OF NEW YORK	
	X
RACE DAY STABLE, LLC	Index No. 08 CV 4220
THOMAS CAMPANIELLO,	mach 1 (0, 00 C ) 1220
THOMAS CAMPANIELLO,	
DI : ('CC	
Plaintiff,	<u>Answer</u>
- against -	
ELBERT VANS INC. and	
WILLIAM TERRILL,	
Defendants.	
	X
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The Defendants by their attorney, Hoy	yord M. Lofkowitz, Egg. oc. and for
THE DETERMANDS DV MEH AUDINEV. HOV	WALU IVI. LÆIKUWILZ, ESU, AS AHU IOL

The Defendants by their attorney, Howard M. Lefkowitz, Esq. as and for their Answer to the Complaint, allege as follows:

- 1. Denies knowledge or information sufficient to form a belief as to the allegations set forth in the Paragraphs of the Complaint numbered and designated "1", "3", "4", "5", "9", "13", "14", "15", and "17" through "24" inclusive.
- 2. Denies each and every allegation of the Paragraphs of the Complaint numbered and designated as "2", "6", "8", "16", "25" through "28" inclusive.

# AS AND FOR A RESPONSE TO COUNT 1

3. With respect to the paragraph of the Complaint number and designated as "29", the Defendants repeat, reiterate, and reallege each and every response set forth in this Answer to the paragraphs of the Complaint number and designated as "1" through "28".

4. Denies each and every allegation of the Paragraphs of the Complaint numbered and designated as "30" through "37" inclusive.

### AS AND FOR A RESPONSE TO COUNT II

- 5. With respect to the paragraph of the Complaint number and designated as "38", the Defendants repeat, reiterate, and reallege each and every response set forth in this Answer to the paragraphs of the Complaint number and designated as "1" through "37".
- 6. Denies each and every allegation of the Paragraphs of the Complaint numbered and designated as "39" through "46" inclusive.

### AS AND FOR A RESPONSE TO COUNT III

- 7. With respect to the paragraph of the Complaint number and designated as "47", the Defendants repeat, reiterate, and reallege each and every response set forth in this Answer to the paragraphs of the Complaint number and designated as "1" through "46".
- 8. Denies each and every allegation of the Paragraphs of the Complaint numbered and designated as "49" through "52" inclusive.

### AS AND FOR A RESPONSE TO COUNT IV

9. With respect to the paragraph of the Complaint number and designated as

"53", the Defendants repeat, reiterate, and reallege each and every response set forth in this Answer to the paragraphs of the Complaint number and designated as "1" through "52".

- 10. Denies knowledge or information sufficient to form a belief as to the allegations set forth in the Paragraphs of the Complaint numbered and designated "54" and "55".
- 11. Denies each and every allegation of the Paragraphs of the Complaint numbered and designated as "56" through "59" inclusive.

### AS AND FOR A FIRST AFFIRMATIVE DEFENSE

12. That the allegations contained in the Complaint fail to state a cause of action upon which the Plaintiff may be granted the relief it seeks.

### AS AND FOR A SECOND AFFIRMATIVE DEFENSE

13. At all times herein, the acts, deeds, and omissions, if any, done or omitted by the Defendant, William Terrill, were committed or omitted as the authorized representative, agent and/or employee of Ebert Vans Inc., a corporation, and only in such capacity; therefore, the Defendant William Terrill has no responsibility, liability, or obligation of any kind whatsoever for the commissions or omissions, if any, alleged and complained of herein by the Plaintiff in each of the causes of action; and therefore as to the Defendant William Terrill, the Complaint should be dismissed.

### AS AND FOR A THIRD AFFIRMATIVE DEFENSE

14. That the Allegations contained within the Plaintiff's Complaint are not pleaded with sufficient specificity as to satisfy the requirements of CPLR 3016.

# AS AND FOR A FOURTH AFFIRMATIVE DEFENSE

15. At no time did the Plaintiff enter into a contract with Defendant William Terrill or have any type of relationship with said Defendant; therefore there is no privity of contract between the Plaintiff and William Terrill.

WHEREFORE, the Defendants respectfully demand judgment as follows:

- (A) Dismissing the Complaint herein in its entirety; together with costs and disbursements;
  - (B) Together with such other and further relief as to the Court seems just and proper.

Dated: Chappaqua, New York June 9, 2008

> HOWARD M. LEFKOWITZ, ESQ. (8484) Attorney for Defendants 32 Flag Hill Road Chappaqua, New York 10514 (914)769-7668

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